From New York. ARRIVAL OF THE STEAMER NIAGARA. New York, March 17, 8 P. M. The steamer Niagara arrived at Halifax this morning

at an early hour. She brings sixty passengers.

The Europa arrived at Liverpool on the 29th ult.

The propeller City of Manchester, from Philadelphia arrived on the 21st. The Collins steamer Pacific arrived at Liverpool on

the morning of the 31st inst. The cotton market had been exceedingly active, with sales of over 77,000 bales for the week ending on the 5th inst. Prices have slightly advanced.

Breadstuffs dull, and holders have made slight concessions to purchasers. Provision market active, and leading articles improv

The London money market was easy, and there was plenty of bullion in the Bank of England. American stocks steady. Consols have slightly improved.

The general news possesses no feature of interest. The Steamship Hermann, which left here on Sunday | Groceries firm and unchanged. morning, the 7th inst., for Southampton and Bremen, returned this morning, having broken her centre shaft when seven hundred and fifty miles from New York.

From St. Louis. Sr. Louis, March 17, 8 P. M.

Kossuth left last night, at 11 P. M., on board the

From Washington.

Alex Scott.

WASHINGTON, March 17. SENATE .- Mr. Shields, from the committee of conference on the bounty land bill, made a report. The Chair decided that the bill was yet with the House, and therefore could not be acted upon.

The Iowa railroad bill was taken up and passed: ayes 30, navs 10. The special order was postponed, and the Missouri land bill taken up and amended so as to conform to the Iowa bill, ordered to be printed, and engrossed. It provides for two roads from Hannibal to St. Joseph, one of two hundred miles and the other of two hundred and twenty miles. Alternate sections of six miles on each side of said roads are granted to the State.

The bill of Mr. Borland, of Arkansas, was agreed to date for Secretary of the City Council at the ensuing election. as amended, and ordered to be engrossed. Mr. Rusk moved to take up the Alabama land bill, which was agreed to. The bill was amended and or-

dered to be engrossed. The bill, authorizing the sale of certain lands for im- date for City Marshal. proving Fox and Wisconsin rivers, was taken up and ordered to be engrossed.

The bill appropriating fifty thousand dollars for a ma-rine hospital at Postland, Maine, was ordered to be en-House .- Mr. Jones from the conference committee, reported land warrants assignable, and made some ex-

planatory remarks. Some debate ensued, and there was so much confusion as to suspend all business for the time. WASHINGTON, March 19, 8 P. M.

SENATE.—The Senate, after disposing of the private calender, went into Executive session and soon after adjourned till Monday. House.—The House was engaged in discussion until adjournment.

From Philadelphia.

PRILADELPHIA, March, 19, 8 P. M. The printers of Philadelphia are about appointing delegates to represent them in the Printers' national convention, that is to meet in Cincinnati in May next. Much interest is manifested among the craft and candidates for delegates are numerous. Baltimore, New York, Albany, Washington, Boston, Richmond, and Norfolk have appointed delegates.

From New York.

NEW YORK, March 20, 8 P. M. The Georgia, from Havana, arrived this morning with one bundred passengers. Nothing later. The Arctic, for Liverpool, sailed this morning

From Washington.

WASHINGTON, March 20, 8 P. M. SENATE. - The Senate was not in session to-day. House .- Marshall, of California, presented a resolution from that State asking the refunding of certain money collected therein before its admission and asking increased salaries for the assistant judges of the State. The House then went into committee of the whole on the deficiency hill, which was debated till the committee Authorizing the Circuit Court of Clinton County to sit rose and the House adjourned.

From Cincinnati.

CINCINNATI, March 20, 8 P. M. A fire broke out between 12 and 1 o'clock in the lumber yard of Stewart & Deming, on Third street, between Smith and Park, and about twenty dwellings and shops, mostly frames, besides which a number of first class buildings were injured. Loss estimated at \$100, 000 with very little insurance.

From New York. ARRIVAL OF THE PACIFIC.

NEW YORK, March 21. The Pacific arrived at 2 p. m. She left Liverpool on the 10th, at 2 p. m.; passed the Baltic on the 17th. The Pacific passed large quantities of ice. She brings fortyfour passengers.

The Canada arrived at Liverpool on the morning of

Cotton meets with fair demand, but the Canada's advices flattened the market. Holders more anxious to realize. No notable change in prices. Sales Saturday, Monday, and Tuesday of 25,000 bales-trade 16,000 speculation 5,000; export 6,000. Wednesday's market at steady rates, with sales of 6,000 to 7,000 bales; exporters took 500 American; speculators 500 American;

Breadstuffs slow sale. Wheat 2d lower. Flour declined 6d to 1s. Corn steady. Makin's Circular quotes mixed and red wheat 5s 10da6s 3d; white at 6s 7da7s 1d. Western canal flour 21sa21s 6d; Philadelphia and Baltimore 21s 2da21s 9d; Ohio 22s 6da23s 6d; Orleans 22a
The standard of the State of the S

with Austria occupied by strong Turkish picket).

New York, March 22, 8 P. M.

Sales of 1,500 bales cotton at easier rates—uplands 8; and New Orleans and Mobile 8; sales of 5,000 bbis State flour at \$4,504,62; and of Ohio at \$4,63; a4,81;; 1,000 bus southern mixed wheat at \$1; 1,600 bushels northern white corn at 64; a65; 20,000 bus rye to arrive at 75a76; 3,500 on the spot at 77; 300 bbls lard at 9;; in kegx 10[a,10]; 500 bbls mess pork at \$17-prime \$16; 300 bbls beef at full prices; 500 bags Rio coffee at \$1,300 gallons linseed oil at 66; 50 bbls prison

From Philadelphia. PHILADELPHIA, March 22. The Central Railroad Bank of Augusta, Georgia, was

robbed on the 18th inst. of \$20,000. From Cincinnati.

CINNCINATI, March 22. Burts & Co.'s Exchange office, and Post & Co.'s Periodical depot, were destroyed by fire, on Sunday morning; very little lost. Buildings of not much value The river has fallen two feet. The weather is mod-

Flour is exceeeingly dull; no sales. Whisky 15%.

From New Orleans.

PITTSBURG, March 22, 8 P. M. River seven feet and falling. Weather mild, cloudy

MARRIED,

On the 17th inst., at the residence of - Sichting, Esq., in Morgan county, Ind., by Rev. Mr. Fletcher, Mr. F. HEPP of Indianapolis, to Miss HANNAH SIGHTING of Morgan county

CITY ELECTION.

Election last Saturday in April-Annouacoment fee \$1.00 in advance.

We are requested to announce the name of HENRY H. NELson as a candidate for City Marshal.

IPDANIEL B. CCLLEY will serve as Secretary of the City Council for ensuing year if re-elected. MR. EDITOR:-Please announce JOHN M. BRAMWELL as a candi-

didate for City Treasurer at the ensuing Corporation Election.

President of the Senate pro tem.

Approved March 9, 1852: JOSEPH A. WRIGHT.

when so elected, shall constitute the board of Trustees of said University, and he a body corporate and politic, by the name and style of "the Trustees of the Indiana University," with capacity in that name to sue and he sued, plead and he impleaded, and to have perpetual succession, and have the power,

1. To elect one of their number President of such board.

2. To appoint a Secretary, Treasurer, and such other officers as they may deem necessary for the good order and government of said corporation, and to prescribe their duties and fix their compensation.

bridge and every forry is guarded, the boats on the river Unna are destroyed, and every point of communication rants of the sud or of public accounts; such warrants to be grant-

84a91; 3,000 gallons linseed oil at 66; 50 bbls prison under the seal of the University and signature of the faculty.

SEC. 12. No religious qualification or test shall be required from any student, trustee, president, professor, or other officer of such University, or as a condition for admission to any privilege in the

Sec. 12. No sectariant tene is or principles shall be taught, instructed, or inculcated at said College, by any president, professor,
utor, or instructor therein.

Sec. 14. The trustees shall provide for the tuition, free of Sec. 12. No sectaring teness or principles shall be taught, in-structed, or inculcated at said College, by any president, professor, tutor, or instructor therein.

charge, of two students from each county in this State, to be selected by the board of county commissioners.

SEC. 15. In the management and application of any property, real, or personal, and the proceeds thereof, to the use of said University, the trustees shall conform to the will and directions of the donor thereof, if any such shall have been connected with such

SEC. 16. All causes and rights of actions in favor of said trus-Sec. 7. The directors shall, at all times, keep or cause to be tees of the Indiana College, or in favor of the present trustees of the University, shall survive to, and may be prosecuted by the trustees of said University, hereafter to be elected, in any Court of books shall, at all times, be subject to the inspection of the

preserved by the auditor of public accounts.

Sec 18. A board of visitors of said Un versity is established, to bolder, on a failure of sufficient property belonging to said com-

said visiters, or any one of them.

Sec. 64. It shall be the imperative duty of said persons designated in section eighteen of this act as said board of visiters to attend the annual commencement exercises of said University; and in case they fail so to do, it shall be the duty of the president of the board of trustees of said University to report the absentees to the said visitors, or any one of them.

next General Assembly.

Sgc. 25. The Secretary of the board of trustees shall keep a true record of all the acts and proceedings of said-board, and make and sortify to copies thereof. He shall also keep an account of the students in said University according to their classes, stating their respective ages and places of residence, and a list of all graduates.

Sec. 23. The treasures of said University shall, first, keep full, true, and faithful accounts of all money received into the treasury of said University and of the expenditure thereof.

2. Pay out the same on the order of the board of trustees, certical be stated above. hed by their clerk

3. Keep accurate accounts with all persons having dealings with 4. Collect the tuition fees due the same. 5. Make semi-annual settlements with the board of trustees.
6. Submit a full end proper statement of the finances of the University and of his receipts and payments, at each meeting of the

didate for City Treasurer at the ensuing Corporation Election.

| We are requested to announce Savera A Perry as a candidate for City Marshal.

| We are requested to announce Hugh Sirver as a candidate for City Marshal.

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| We are requested to announce Hugh Sirver and the defendant in like the special matter in evidence; and the defendant in like designation of the marting in a six defined as confessed as to special matter in evidence; and the defendant in like designation of the plant of the special matter in evidence; and the defendant in like designation of the plant of the special matter in evidence; and the defendant in like designation of the plant of the special matter in evidence; and the defendant in like designation of

THE PAIN KILLER cures like magic. The first application often removes the severest pains, external and plication often removes the severest pains, external and seport to them their condition, and the kind and cost of such repairs as may from time to time be needed.

Sec 32. Said board of trustees shall annually appoint a committee of their body to examine the University buildings, and to report to them their condition, and the kind and cost of such repairs as may from time to time be needed.

Sec 32. Said board of trustees, through its President, shall give to superintend the building sec.

internal.

THE BEST AND SAPEST, as well as the cheapest method of curing a laumors and chronic complaints, is to method of curing a laumors and chronic complaints, is to method of curing a laumors and chronic complaints, is to method of curing a laumors and chronic complaints, is to method of curing a laumors and chronic complaints, is to method of curing a laumors and chronic complaints, is to method of curing a laumors and chronic complaints, is to method of curing a laumors and chronic complaints, is to method of curing a laumors and chronic complaints, is to method of curing a laumors and chronic complaints, is to method of curing a laumors and chronic complaints, is to method of curing a laumors and chronic complaints, is to method of curing a laumors and chronic complaints, is to method of curing a laumors and chronic complaints, is to method of curing a laumors and chronic complaints, is to make the curing a laumors and chronic complaints, is to make the curing a laumors and chronic complaints, is to make the curing a laumors and chronic complaints, is to make the curing the curing a laumors and chronic complaints, is to make the curing the curing a laumors and chronic complaints, is to make the curing the curing a laumors and chronic complaints, is to make the curing the curing a laumors and chronic complaints, as created a laumor and the curing the curing

WM. H. ENGLISH, Speaker of the House of Representatives.

Western enail flour 21su21s 61; Philadelphia and Batti23s. Yellow corn 20sa29s 6d; white 32a34s. Provisions unchanged since Niagara sailed. Bacon ready
sale at full prices. Beef scarce and in active demand.

Lard dull and stock limited. Tallow steady. Clover
seed limited and sales rather lowe. Nothing doing in
rice. 700 bbls good rough turnentines old at 8 9d. Tar
11s 6d. Sugar in limited demand and prices barely
supported. Coffee inactive and unchanged. Sales of
teas trifling and prices unchanged.

Manchester market firm, with moderate business.
Stocks light. Money market steady. Consols closed on
Tracsday at 97t. American securities in fair request at
Niagara's quotations.

Weight & Grandy's Circular of the 9th quotes fair upland and Mobile 5t, and Orleans 5t.
Mobile 5t, and Orleans 5t.
Mobile 5t, and Orleans 5t.

Tracsday steads of the full reactive and disclosure of the state of

a this cleaned on the control of the commercial community.

The commercial community of the two branches are the Parellin.

The commercial community.

The c

of any such company shall in no case he increased to a number exceeding seven nor reduced to a number less than three.

Sec. 5. Any board of Directors elected under the provisions from their own body, and from thenceforth shall be considered

SEC. 6. Any corporation under the provisions of this act, may have and use a common seal, and the same to alter or change at pleasure, and shall be capable of purchasing, holding, using and conveying any property or estate, real or personal, that may by them be deemed necessary as an appendage to any bridge as aforesald, and may have all the benefit of the writ of ad quod damnum according to law, Sec. 7. The directors shall, at all times, keep or cause to be

Sec. 17. The said trustees of the University shall require of their treasurer to give bond, with sufficient security, in double the sum likely to come into his hands; which shall be filed with, and stock of the same; and each stockholder shall be liable for debts

From Baton Rouge.

Baton Rouge, March 17, S.P. M.

The Whig Convention met at the House of Representatives. There was a very large attendance. Every parish was represented. Millard Fillmore and J. Crittenelen were nominated by acclamation.

There was represented. Millard Fillmore and J. Crittenelen were mominated by acclamation.

There was proved the convention adjourned with nine cheers for the nominees.

There was proved the convention met at the House of Representatives. There was represented. Millard Fillmore and J. T. Crittenelen were nominated by acclamation.

There was represented. Millard Fillmore and J. T. Crittenelen were nominated by acclamation.

There was great unanimity, tremendous cheering and sathusiasm. Electors were appointed, when the Convention adjourned with nine cheers for the nominees.

Sec. 11. At all elections for directors, each stockholder shall be entitled to vote in person or by proxy, in manner and form prescribed in the by lan's, and according to the following scale. For each share not exceeding ten, one vote; for every two shares above ten and not exceeding twenty, one vote; and for every four shares over twenty, one vote.

Sec. 12 Certificates of stock shall be given to aloghholders, which shall be evidence of stock held; they shall be signed by the President and Secretary; the stock shall be transferrable on

the books of the corporation only, but such stock shall at all times be held by the corporation for any delinquency in the payment of any assessment.

SEC. 13. If any toll-gatherer shall unnecessarily hinder or delay any passenger at the gate, or shall domaind and receive more than legal toll, the said corporation shall forfeit for every such paence the sum of five dollars for the use and benefit of such person of persons as have been thus defrauged or detained.

SEC. 14. If any person shall wilfully impair or injure any bridge, such person so offending shall forfeit and pay to the corporation double the costs of repair, with damages and costs of suit, to be recovered before any court of competent jurisdiction. Sec. 15. If any person shall forcibly pass any bridge without paying toll, with intent to defraud any such company, such person so offending shall forfeit and pay to the corporation a penalty of three dollars with costs of suit, to be recovered before

board of trustees.

7. Submit his books and papers to the inspection of the trustees and visiters.

SEC. 27. The board of trustees, and their secretary and treasurer, shall make report to the superintendent of public schools, of all matters relating 19 2001 University, when thereto required by said superintendent.

alty of three dollars with costs of suit, to be recovered before thy justice of the proach to the proach to the proach to the proach to declare and papers to the inspection of the trustees.

SEC. 16. In all actions brought to recover any penalty or for feiture in and under this charter, or the by-laws made in pursuance of this act, it shall be lawful to declare in debt generally all matters relating 19 2001 University, when thereto required by the precial matter in evidence; and the defendant in like

faculty, together with such trustees as may be present shall proceed to elect said officers.

SEC. 39. Each member of the faculty shall serve during the term of four years from and after his election, unless sooner dismissed for gross immortality or incompetency. And said board shall have power to dismiss any member of the faculty for either of said causes. AN ACT

Sec. 40. It shall be the duty of the board of trustees of said University to make a bicinial report to the General Assembly of the latest University, defining their powers and duties, and pro-University, defining their powers and duties, and providing for the election of President and other officers, and pointing out their powers and duties.

Section 1. Be it enacted by the General Assembly of the State of Indiana, That the University established and incorporated by virtue of the net entitled "an act to establish a College in the State of Indiana, approved January 24th, 1828, is hereby recognized as the University of this State."

Sec. 2. The General Assembly, at its present session, shall proceed to the election of eleven Trustees, at least three of whom, when so elected, shall constitute the board of Trustees of said with the county of Moeroc, which said Trustees, when so elected, shall constitute the board of Trustees of said incorporated by virtue of the net entitled "an act to election of the superiority of the Constitution, its annual receipts and expenditures.

Sec. 41. Immediately upon the passage of this act, the University shall cease, and provide and incorporated by virtue of the uncertainty of the University of the State of Indiana, approved January 24th, 1828, is hereby recognized as the University of this State.

Sec. 42. As it is provided in this act to elect said trustees at the present session of the General Assembly, an emergency is acrealy declared to exist, and this act to be in force from and after its passage.

WM. H. ENGLISH.

Which as a very respect to those consideration is that we can sell it from they one hundred expenditures.

Sec. 41. Immediately upon the passage of this act, the University shall cease, and extends of the University shall cease, and and their successors to be becreather elected.

Sec. 42. All laws and parts of laws coming in conflict with the Converse, can and will sell at lower rates than any other shop in pattern, superior in every respect to those consideration is that we can sell it from they another consideration is that we can sell it from they another consideration is that we can sell it from sholl expendent and their powers and duties.

Sec. 42.

Courier, La Fayette; Journal, Terre Haute; and Jacksonian, Rushville, will copy for 3 months and send accounts to this office for

IN COUNTRY MERCHANTS.

JOSEPH A. WRIGHT.

AN ACT

Providing for the election of town and city officers, and prescribing the qualifications of voters in such elections.

Section 1. Be it enacted by the General Assembly of the State of the such as the present stock consists, in part, of the such and county indiana, within the hours pre-cribed by law, the rents and profits for seven years, of the following real estate, to-wit:

Lots number ten (10), eleven (11), and twelve (12), in block number fifty, in the city of Indiana.

And on failure to realize the full amount of judgment, interest, and the article will find it to their advantage to send their orders to the manufacturer. Now is your chance—send in your orders.

ALFRED BORIE.

My present stock consists, in part, of

50 boxes assorted Cordials; 25 doz asst'd Brandy Cherries; 15 doz Pie Fruits; 40 cases Brandy Cherries: 12 do Preserved Ginger; 60 doz ass'td Preserves; 1 400 d boxes Sardnes; 150 whole do 300 cans fresh Baltimore Oysters; 250 cans fresh Baltimore Spiced 20 cases Pickled Oysters: 55 doz Tomato Catsup, in pint

STATE OF INDIANA, MARION COUNTY: Is the Marion Promate Court, Fernuary Term.

T the February Term of the Probate Court of the county of
Marion aforesaid, A D. 1852, and Court declared the estate
of Lee Isane, deceased, to be probably insolvent. Creditors are
therefore required to file their claims against the estate for allow-

The Pebruary Term of the Probate Court of the county of Marion aforesaid, A D. 1852, said Court declared the estate of Lee Isaac, deceased, to be probably insolvent. Creditors are therefore required to file their claims against the estate for allowance in the said Probate Court, within ten months from the date hereof, or they will not be entitled to payment.

March 17, 1852. [mar25-w3w] DAVID McCURDY, Adm.

STATE OF INDIANA, MARION COUNTY:
In the Marion Circuit Court, Ivye Term, A. D. 1852
Discres—Henry G. Plackey es, Martha P. Plackey.

Be it known that on the 6th day of March, 1852, the above manded petitioner filed in the office of the Cierk of the Marion Circuit Court his petition in the above entitled case against the said Martha P. Plackey, together with the affidavit of a disinterested and competent person, that the said Martha P. Plackey is not a resident of the State of Indiana.

The said Martha P. Plackey is therefore hereby notified of the The State of the public as a mode of Roofing unobjectionable in every important particular, while it combines in a

WM. STEWART, Clerk. ATTEST: STATE OF INDIANA, MARION COUNTY: Is the Marios Cracuit Coent, Deckenen Tenn, 1851.

For Chancery.—Harriet W. Wright vs. Nicy Jane Burns, Mary

Eliza Griffin, Daniel Griffin, Nathaniel B. Wright, and others.

Eliza Grafin, Daniel Grafin, Nathaniel B. Wright, and others.

All'S day comes the complainants by her advictors, Smith and Fander, and files an and avit of the non-residence of the defendants. Nicy Jane Burns, Mary Eliza Grafin, Daniel Grafin, and Nathaniel B. Wright.

Whoreupon it is ordered by the Court that said defendants be notified of the filing and pendency of the bill of complaint herein, by three successive weekly publications in some public weekly newspaper of general circulation, printed and published in Marion county, and that unless they appear and plead to, answer or damper to said bill of complaint at the calling of the cause at the next term of this Court, to be bug in and held at the Court house in the city of Indianapol's, on the second Monday in June next) the said bill end the matters and things therein contained, will be held as bill said the matters and things therein contained, will be held as true and taken as confessed at to said defendants, and this cause is continued until next term. Copy of order.

MATTERT: WM. STEWART, Clerk.

STATE OF INDIANA, MARION COUNTY In the Marion Propate Court, Preservant Trem, 1852

In Chancery—William R. Shimer vs. Catharine O'Neal, Caleb
Belles and Mary Belles his wife, Harvey Sebern and Susan
Sebern his wife, Richard O'Neal, Lewis O'Neal, William Sander. O'Neal, Catharine O'Neal and Flit algely Shimer fife of said
William R. Shimes, and Thomas E. O'Neal at al.

E it know that on the Usta day of Pebruary, 1852, said complaint in the above entitled
cause in said Probate Court, against said defendants, together
with an affidavit that the defendants, Lewis O'Neal and Thomas
R. O'Neal, are not residents of the State of Indiana. Thereupon it
was ordered by said Court that notice of the filing and pendency of
said bill of complaint be given to said defendants, Lewis O'Neal
and Thomas K. O'Neal, by three successive weekly publications
in the Indians State Senting, a public weekly newspaper of general Grountion, printed and published in said county; and that unless they appear and plead to, answer or demur to said bill, on the
first day of the term of said Probate Court, to be begun and held
at the Court House in Indianapous on the last Menday in May IN THE MARION PROBATE COURT, FEBRUARY TERM, 1852

Township Election.

Election on first Monay in April—Announcement fee \$1,00, its advance.

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Election on first Monay in April—Announcement fee \$1,00, its advanced in April Election.

Election on first Monay in April—Announcement fee \$1,00, its advanced in April Election of the Election of the Feene for Centre Township.

Election on first Monay in April—Announcement fee \$1,00, its advanced in their annual report to the General Assembly.

For The measurement fee \$1,00, its advanced in their annual report to the General Assembly.

For We are requireded to annual report to the counters be made for Justice of the Peace, at the ensuing April Election.

MANY VOTERS.

For We are requireded to annual report to the feeling of the secretary is all lines dependent on the final propose, an annual report to the counters be made for Counters be made for Justice of the Peace as the ensuing April Election.

MAN

A DMINISTRATOR'S NOTICE.—The undersigned has been appointed administrator of the estate of James Raines, deceased, late of Marion county, Indiana. All persons indebted to the estate are requested to make immediate payment, and all having claims will present them for liquidation without delay. The estate is insolvent.

ANDREW WILSON, Feb. 14, 1852. feb19w3w Administrator.

indebted to said estate are required to make immediate psyment, and those having claims against the same are notified to present them, properly authenticated, for scalement. The estate is probably EDWARD P. CLINTON. ANN ELIZA SILVERS,

HERIFF'S SALE .- By virtue of an execution to me directed from the Clerk's Office of the Marion Circuit Court, I will expose to public sale, on the 20th day of March next, at the door of the Court House, in Indianapolis, in Marion county, Indiana, within the Court House, in Indianapolis, in Marion county, Indiana, within the hours pre-cribed by law, the rents and profits for seven years,

C. C. CAMPBELL, Sheriff Marion Co., February 18, 1852. feb26w3w By W. Rozson, Deputy

HERIFF'S SALE.—By virtue of three executions and one fee bill to me directed from the Clork's Office of the Marion Circuit, I will expose to public sale, on the 20th day of March next, at the Court House, in the city of Indianapolis, Marion county, Indiana, within the hours prescribed by law, the rents and profits for seven years of the following real estate, to-wit.

The uncivided half of the east half of the north-cast quarter of section twenty-seven (27), township sixteen (16) north, of range four (4) cast, containing eighty acres, more or less, in Marion county, State of Indiana.

And on failure to realize the full amount of judgment, interest, and costs, I will at the same time and place expose the fee simple of said real estate. Taken as the property of Hugh Cumingham, at the suit of the several persons named in said executions and fee.

STATE OF INDIANA, MARION COUNTY:

STATE OF INDIANA, MARION COUNTY:

C. C. CAMPBELL, Sheriff Marion Co, February 18, 1852. feb23w3w By W. Robsox, Deputy HBRIFF'S SALE.—By virtie of one execution and one fee bill issued by the Clerk of the Johnson County Circuit Court, directed to me and now in my hands, I will expose to sale at public anction, at the door of the Court House, in the county of Marion, in the State of Indiana, between the hours of 10 o'clock A. M., and 4 o'clock P. M., on Saturday, the 20th day of March, 1852, the rents and profits for the term of seven years of the following the ents and profits for the term of seven yours, of the following de-

MARSHAL'S SALE.—By virtue of a writ of execution (Fi
Fa) to me directed from the Clerk's office of the Circuit
Court of the United States for the District of Indiana, I will on the
2th day of April next, between the hours of 10 o'clock A. M., and
4 o'clock P. M., at the Court house door in the county of Hancock
and State of Indiana, offer for sale the rents and profits for the term
of seven years, by the year, of all the following real estate, to-with
east quarter of section 27, township 16, range 6, Northeast quarter of North-east quarter of section 28, township 16, range
6, situated in Hancock county, Indiana; and lots numbered 3, 4, 5,
25, 32, and 33, situated in the town of Philadelphia, Hancock county,
Indiana. And upon failure to realize a sufficient sum to satisfy
the demand, I will, at the same time and place and in the manner
aforesaid, offer for sale the fee simpte of said above described real
ertate, taken as the property of George W Wilets at the suite of
Joseph Cammins against Jokeph Mathers and said George W
Willets

S. MEREDITH, U. S. Marshal of District of Indiana. S. MEREDITH, U. S. Marshal of District of Indiana. murls-wis-pr. fee \$3,75. By Gro. McOcar, Deputy.

ust received and for sale by

and competent person, that the said Martha P. Piackey is not a resident of the State of Indiana.

The said Martha P. Piackey is therefore hereby notified of the filing and pendency of said petition on the first day of the plant term of said Court, to be begun and held at the Court house in Indianapelis, on the second Monday in June next, the said petition and the matters and things therein contained will be heard and 5x termined in her absence.

WM. STEWART, Clerk.

Morrison and Major, Sols for petitioner.

Morrison and Major, Sols for petitioner.

Morrison and Major, Sols for petitioner.

Morrison and Major, Francary Term, 1852.

Petition for the said of Real Estate.—William Schooleral administrator of the Estate of Catharine Phillips, deceased.

Extra the first day of March, 1859, the glave named petition fired in a said Proisue Court, his petition in the above entitled case, and also an affidavit that the said Jermes Loderbuck and the mixinown heirs of catharine Phillips, deceased, by publication in the Indiana State Sentine for three weeks; and for them to oppear and show caye on the first day of he next term of said Court, to be begun and held at the Court house in the major in the said Jermes Loderbuck and the said and missal will be the said Jermes Loderbuck and the said and missal will be the said Jermes Loderbuck and the said and missal will be the said Jermes Loderbuck and the said and missal will be the said Jermes Loderbuck and the said and missal will be the said Jermes Loderbuck and the said and missal will be the said Jermes Loderbuck and the said and missal will be personally to the public as a mode of Reoffing undersory in the court in the floor in use, the valuable required in the court in the floor in use, the valuable required in the court in the floor in use, the valuable required in the court in the floor of the middle of the court in the floor of the said Court, while it combinates in the floor of the said floor of the said of the said c

As an evidence of this latter and very essential part of the business that ever been communicated by us to any one.

If Two are also prepared to furnish plans for the construction of Buildings and Roofs to receive our Composition Roofing, and shall be pleased to meet any who may desire further information relative to our Roof, and show samples of our Roofing, measuring from 1,000 to 5,000 feet.

Roofing Materials constantly on hand, and for sale at the lowest prices, with directions for use. Communications or orders from a

DR. S. A. WEAVER'S. CANKER AND SALT RHEUM SYRUP, CANKER CURE AND CERATE.

Complaint, Female Weakness, Dyspepsia, AND GENERAL DEBILITY. DR. WEAVER, the original discoverer of this Medicine, is a regularly educated Physician, a Graduate of the Albany Medical College, and can exhibit Certificates of his Office from the best Physicians in Albany, certifying to his ability and qualifications as a Medical Practitioner, and is now extensively engaged in the practice of Medicine.

CURE EFFECTED BY DR. WEAVER'S SYRUP, AFTER
ALL OTHER TRIED MEDICINES HAD FAILED.

READ THE CERTIFICATE:

WARD 5 1851

and country, on the accord Monday in May, A. D. 1852, the same will be taken as confessed as to the said Deborah. Shup.

ATEST:

R. A. Riley, Atty. for Petitioners.

MM. SEIDASTIAN, Clerk marls—Waw

JAMES PERRITER'S ESTATE.—Notice is herely given, that the personal property of James Perriter, late of Marion country, disceased, will be said at public auction, on Thursday, the 18th day of March, 1822, at the farm known as "James Perriter's Farm," four or five miles south of Indianapolis. Terms according in law.

The above property includes the old house next east of the wildow Stretcher's on Maryland street, in Indianapolis, which will also be offered for saile on the premises.

JAMES II MORERNAN Administrator. Indianapolis, Feb. 20, 1852.

MW.

STATE OF INDIANA, MARION COUNTY:—At the Feb. Transy Term of the Probate Court of Marion county, A. D. 1852, and Court declared the estate of allowance in said Court within term counts from the date hereof, or they will not be entitled to pay ment.

Indianapolis, Feb. 20, 1852.

Administrator de bonis non-markwäw

Administrator de bonis mark are in contact with the same course at the state of allowance in said Court within term country from the date hereof, or they will not be entitled to pay ment.

Indianapolis, Feb. 20, 1852.

Administrator of the court of Marion county, London and the case of the court of Marion county, Indiana, All persons indebted to the caste of make immediate payment, and all having claims will present them for liquidation without delay. The estate is molveyst.

Feb. 14, 1852.

ADMINISTRATOR'S NOTICE.—The undersigned has been the same of the court of Marion county, Indiana, on the easte are required to file present them for liquidation without delay. The estate is molveyst.

Feb. 14, 1852.

ADMINISTRATOR'S NOTICE.—Notice is hereby given that letters of administration have been this day granted to the undersigned by the probate county, Indiana, on the sunt of Samuel Silveys, late of Marion county, Indiana, on the sunt of Samuel Silveys, late of the c

manner to give it a trial.

Any one desiring further information in relation to the facts or particulars of the case, it will afford me great pleasure to give any such information, if they will call at my residence in Montville, or they can make inquiries of many of my acquaintances in New London and vicinity, who are conversant with them.

GILES TURNER. person will doubt This is only one of the numerous cases which we

Proceedings in Foreign Attachment-James P. Drake v. John H.

rents and profits for the term of seven years, of the following userihed property, to-wit:

Be in to number one (1), in square number forty-nine (49), in the city of Indianapolis, in Marion county, and State of Indiana.

And if such refits and profits will not sell for a sufficient sum to satisfy the amount demanded by said writs, I will at the same time and place offer for sale in like manner, the fee simple of said property. Levied upon and taken as the property of Charles Michael, if the suit of Henry Bradley, and the fee bill in favor of the officers and witnesses therein named. Terms cash.

C. C. CAMPBELL, Sheriff Marion Co...

By W. Rosson, Deputy-feb 15, 1832.

By W. Rosson, Deputy-feb 16, 184 and Settle.

By W. Rosson, Deputy-feb 16, 184 and Settle.

By W. Rosson, Deputy-feb 18, 1832.

By W. Rosson, Deputy-feb 18, 1832. H. C. NEWCOMB, Attorney for plaintiff.

NDIGO.—800 lbs prime S. P. Indigo, just received and for sale by jan12 BROWNING & MAYER.

BROWNING & MAYER. | Cark

GINGHAMS, Calicocs. Chinte, Lawns, Barred Muslin, Jack-oneus, Cambricke, Swiss Mull, Irish Liners, &c., low for Cask. (maris) H. PARRISH.

C. ZIMMERMAN & Co.,

In the course of our operations here, several important improvements have been made by us, both in the mode of putting on, and also in the preparation and compounding of the materials of the composition, which render it peculiarly adapted to this climate. No knowledge of this latter and very essential part of the business

As an evidence of the truth of our statements, and the high char-As an evidence of the truth of our statements, and the high character which our Reof quatains in this State, we refer to the undersigned, who have it use our improved Fire and Water Proof Companion Roof, and are best qualified to testify in its favor.

INDIANAPOLIS—C. Mayer, D. Vandes, T. M. Sharp, B. Pottage, H. Griffith, V. Butch, R. Underhill, D. Williams, J. Wilkins, J. Vandegrift, G. Anderson, Noble & Pratt, R. M. Patterson, M. & I. Little, Dr. Thompson, N. Edwards, Seargent & McCord, J. & Spann, Knox & Bland, Hasselman & Vinton, W. Robson, P. Merkel, Branch State Bank, P. G. C. Huut, W. Karnes, W. Rose, J. D. Defrees, L. M. Vance, E. A. Hall, D. V. Cully, L. B. Stockton, McMillian & Breckenridge, J. Spears, J. Reynolds, Rosser & Bro, Martin & Lane, W. H. T. Bramble, T. P. Emerson, H. T. Sample, ATTICA, Founding County—F. M. Finch, J. Herriott, S. Herriott, G. Hieks, M. W. Thomas, County Commissioners, Vermillion County—County Commissioners, R. Nixon, A. Lyons.

SULLIVAN COUNTY-County Commissioners
Sullivan County-Shelbyville-W. Hacker, J. Sallivan, Dr. Robbins, W. Little, Mr. McFarland, James Robertson, Tructees of the Baptist and Methodist Churches: Morristonen-Dr. McGenchey W. Woodyard, Mr. Peak.
Norlesville-G. M. Shaw.
Roofing Methods

stance will receive prompt attention.

Office at our Manufactory, on Market street, north side, two and tall squares east of the Court House, Indianapolis, Indiana. PAil work done by us warranted. jan5-d&wom

These Preparations are warranted superior to any other Compound clay Burrows, and Mary Ann Shoemaker, Administrators of the Scrofulous Humors, Canker, Salt Rheum, Erysipolas, Mercurial Diseases, and all other Diseases Arising from an impure state of the Blood; Also, Liver

> tice of Medicine.
>
> ERYSIPELAS AND SALT RHEUM CAN BE CURED. Mrs Giles Turner, of Montville who had been afflicted with Ery-sipelas for the last Twenty Years, and three times within the last five years, has been entirely Blind from the effects of this dreadful

STATE OF INDIANA, HANCOCK COUNTY:

IN THE HANCOCK PROBATE COERT, MAY TERM, 1852.

Petition for Partition.—Willium Shup, Bennett W. Creed and Nancy his wife, John W. Shup, Bennett W. Creed and Nancy his wife, John W. Shup, James Philips and Mary A his wife, and Sarah Shup r: George H. Shup, Emily Shup, Isaac M. Shup, Deborah A. Shup, and Elizabeth Shup.

Be it known that on the 14th day of February, A. D. 1852, the abode named petitioners, by R. A. Riley heir attorney, filed in the office of the Clerk of the Hancock Probate Court, their petition in the above entitled cause, and also the affidavit of a disinterested person that the said Deborah A. Shup is not a resident of the State of Indiana. The said defendant is hereby notified of the filing and pendency of said petition, and that unless she appear and plend, answer or demur to said petition, and that unless she appear and plend, answer or demur to said petition, and that unless she appear and plend, answer or demur to said petition, and that unless she appear and plend, answer or demur to said petition, and that unless she appear and plend, answer or demur to said petition, and that unless she appear and plend, answer or demur to said petition, and that unless she appear and plend, answer or demur to said petition, and that unless she appear and plend, answer or demur to said petition, and that unless she appear and plend, answer or demur to said petition, and that unless she appear and plend, answer or demur to said petition, and that unless she appear and plend, answer or demur to said petition, and that unless she appear and plend, answer or demur to said petition, and that unless she appear and plend, answer or demur to said petition, and the first of the head. So sore and painful were they, that at night was impossible for her to allow them to touch the pillow. The discharge from these sores was so profuse that it frequently we they should be a said count, to be held at the Court House in Greenfield in said count, to be held at the Court House in Greenf

person will doubt. This is only one of the numerous cases which we have in our possession, all showing the value of Dr. S. A. WEA-VER'S CANKER and SALT RHEUM SVRUP, together with its invaluable accompaniment, the CERATE. They stand unoqualled for the cure of all Scrofulous Humors, Salt Rheum, Erysipelas, Canker, and Nursing Sore Mouth, Mercurial Diseases, Liver Complaint, Female Weakness, and all diseases arising from, or in any way connected with an impure state of the Blood

Manufactured and sold by S. A. WEAVER & Co., sole propried tor, New London, Comm.

Sold by Craighead & Browning; W. W. Roberts, and by Merchants generally. J. N. Harris & Co., 7 College Building, Cincinnat, Agents for the South and West.

24-wis-3m.

OFFICE OF TREASURER OF STATE.

INDIANAPOLIS, March 13, J552.

NOTICE is hereby given, that on and after the 15th day of May next, all Treasury Notes issued by authority of the State of Indiana, and made receivable for revenue, will be redeemed at the office of the Treasurer of State, on presentation. After the period

STATE OF INDIANA, MARION COUNTY: IN THE MARION CIRCUIT COURT, DECEMBER TERM, 1861